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8	UNITED STATES I	DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA  OAKLAND DIVISION	
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12	IN RE COLLEGE ATHLETE NIL LITIGATION	No. 4:20-cv-03919 CW
13		JOINT STIPULATION AND
14		[PROPOSED] ORDER REGARDING THIRD-PARTY PRODUCTIONS IN
15		RESPONSE TO SUBPOENAS
16 17		Hon. Claudia Wilken
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Pursuant to Northern District of California Civil Local Rule 7-12, Plaintiffs in the above-captioned action and Defendants National Collegiate Athletic Association ("NCAA"), Pac-12 Conference ("Pac-12"), Big Ten Conference, Inc. ("Big Ten"), Big Twelve Conference, Inc. ("Big 12"), Southeastern Conference ("SEC"), and Atlantic Coast Conference ("ACC") (collectively, "Defendants") (Plaintiffs and each Defendant is referred to herein as a "Party" and all Defendants together with Plaintiffs, the "Parties"), by and through their respective undersigned counsel of record, submit the following Stipulation and Proposed Order:

WHEREAS, certain subpoenaed non-parties to this litigation, in connection with discovery in the litigation, have produced documents to the Parties;

WHEREAS, the Parties desire to have an efficient process for the exchange of documents produced by non-parties;

WHEREAS, the Parties have met and conferred and agreed upon the terms of this Joint Stipulation Regarding Third Party Productions in Response to Subpoenas (the "Stipulation").

THEREFORE, THE PARTIES, THROUGH THEIR RESPECTIVE COUNSEL OF RECORD, HEREBY STIPULATE, SUBJECT TO COURT APPROVAL, THAT:

- 1. Beginning on the date that this Stipulation is entered, each Party will produce documents subpoenaed by that Party ("the Subpoenaing Party") to all of the other Parties in the case on a rolling basis no later than two (2) weeks following production by the subpoenaed non-party, unless the Subpoenaing Party explains in writing to the other Parties in that timeframe that production will be delayed due to the size of the production, the amount of pre-production work needed to complete production, or provides another good-faith reason that the production will be delayed, in which case production will be made as soon as reasonably possible.
- 2. Any Subpoenaing Party that receives formal responses and objections to a subpoena or a production cover letter will produce those documents to all of the other Parties in the case no later than two (2) weeks following receipt by the Subpoenaing Party.

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1 3. Subpoening Parties that have received document productions from subpoenaed non-2 parties, responses and objections to subpoenas, or production cover letters prior to the date that this 3 Stipulation is entered will provide all produced documents, as well as any responses and objections 4 and production cover letters, to all of the other parties in the case no later than fifteen (15) business 5 days following the date of entry of this Stipulation. 6 4. For subpoenas served after the entry of this Stipulation, the Subpoenaing Party will 7 produce any final agreements reached with subpoenaed parties to all other Parties summarizing what 8 will be produced. 9 5. If a Subpoenaing Party receives a production from a subpoenaed non-party that lacks 10 bates numbers, the Subpoening Party will add bates numbers for ease of reference. The Subpoening Party will produce to the other Parties two versions of the documents: the original 11 12 production without bates numbers, and the production with bates numbers added, within the 13 timelines outlined in paragraphs 1 and 3, *supra*. If a Subpoening Party receives a production from 14 an NCAA member institution or other subpoenaed non-party that bears a duplicate bates prefix to a 15 bates stamp already used in this litigation, that Party will add a unique bates prefix for ease of 16 reference, within the timelines outlined in paragraphs 1 and 3, *supra*. 17 18 Dated: January 6, 2022 Respectfully submitted, 19 HAGENS BERMAN SOBOL SHAPIRO LLP WINSTON & STRAWN LLP 20 By: /s/ Steve W. Berman By: /s/ Jeffrey L. Kessler 21 Steve W. Berman (pro hac vice) Jeffrey L. Kessler (pro hac vice) Emilee N. Sisco (pro hac vice) David G. Feher (pro hac vice) 22 1301 Second Avenue, Suite 2000 David L. Greenspan (pro hac vice) 23 Seattle, WA 98101 Adam I. Dale (pro hac vice) Telephone: (206) 623-7292 200 Park Avenue 24 Facsimile: (206) 623-0594 New York, NY 10166-4193 steve@hbsslaw.com Telephone: (212) 294-4698 25

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JOINT STIPULATION AND [PROPOSED] ORDER REGARDING THIRD-PARTY PRODUCTIONS No. 4:20-cv-03919-CW

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1	E-FILING ATTESTATION
2	I Stove W. Domen on the ECE User whose ID and necessard are being used to file this
3	I, Steve W. Berman, am the ECF User whose ID and password are being used to file this
4	document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories
5	identified above has concurred in this filing.
6	/s/ Steve W. Berman
7	STEVE W. BERMAN (pro hac vice)
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28	JOINT STIPULATION AND [PROPOSED] ORDER REGARDING THIRD-PARTY PRODUCTIONS

No. 4:20-cv-03919-CW

## [PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. THE HONORABLE CLAUDIA WILKEN United States District Court Judge

JOINT STIPULATION AND [PROPOSED] ORDER REGARDING THIRD-PARTY PRODUCTIONS No. 4:20-cv-03919-CW